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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/459,598	12/14/1999	SHARON LEVY	162/01172	1376
27130 75	590 02/09/2004		EXAM	INER
EITAN, PEARL, LATZER & COHEN ZEDEK LLP			CHAUDRY, MUJTABA M	
NEW YORK,	LLER PLAZA, SUITE 100 NY 10020	ART UNIT	PAPER NUMBER	
,			2133	18
			DATE MAILED: 02/09/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

•1	Application N	Applicant(s)			
·	09/459,598	LEVY, SHARON			
Office Action Summary	Examiner	Art Unit			
	Mujtaba K Chaudry	2133			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of the riod will apply and will expire StX (6) MC atute, cause the application to become	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
Status					
1) ■ Responsive to communication(s) filed on 2st 2a) ■ This action is <b>FINAL</b> . 2b) ■ T  3) ■ Since this application is in condition for allocated in accordance with the practice under	This action is non-final. wance except for formal ma	•			
Disposition of Claims					
<ul> <li>4)  Claim(s) 1,4-9,11,15-19,21-24,26,27,29-31 and 33 is/are pending in the application.</li> <li>4a) Of the above claim(s) 2,3,10,12-14,20,25,28,32 and 34-42 is/are withdrawn from consideration.</li> <li>5)  Claim(s) 43-49 is/are allowed.</li> <li>6)  Claim(s) 1,4-9,11,15-19,21-24,26,27,29-31 and 33 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>					
Application Papers					
9) The specification is objected to by the Exam  10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to  Replacement drawing sheet(s) including the cor  11) The oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abey rection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docum  2. Certified copies of the priority docum  3. Copies of the certified copies of the papplication from the International But  * See the attached detailed Office action for a	nents have been received.  Itents have been received in priority documents have been reau (PCT Rule 17.2(a)).	Application No In received in this National Stage			
Attachment(s)  1) Notice of References Cited (PTO-892)	4) ☐ Interview	v Summary (PTO-413)			
2) Notice of Praftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date	Paper N	o(s)/Mail Date Informal Patent Application (PTO-152)			

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### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on October 02, 2003 has been entered.

### Response to Amendment

Applicant's arguments/amendments with respect to amended claims 1, 5-9, 11, 15, 17-19, 21-24, 26, 27, 29, 33 and previously presented claims 4, 16, 30 and 31 filed October 02, 2003 have been fully considered but are not persuasive. As a note of reference, claims 2-3, 10, 12-14, 20, 25, 28, 32 and 34-42 have been withdrawn from consideration because they were canceled. Furthermore, claims 43-49 are allowed as amended.

Applicant contends, "... neither Lerzar nor Viterbi, alone or in combination teach or suggest 'recursively calculating state metric vectors from a block of symbols and storing at a first storage area reference vectors corresponding to a selected group of the calculated state metric vectors' as recited in claim 1 of the present application." The Examiner disagrees. Lerzar teaches (Figure 2 and col. 7, lines 13-53) a decoder with a number of different functional blocks which operate as follows. The BTMs are calculated in BTMC units 20 and 22 in a manner which is

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determined by the particular version of the MAP algorithm which is employed by the decoder. For example, the branch metrics are calculated according to equation (1) if the MAP algorithm is used, according to equation (1') if the Log-MAP algorithm is used, or according to equation (1") if the Max-Log-MAP algorithm is used. The forward state metrics are calculated in FSMC unit 24 in a manner which depends upon the MAP variant to be used in the decoder. That is, the FSMs are calculated according to equation (2), if the MAP algorithm is used, according to equation (2'), if the Log-MAP algorithm is used, and according to equation (2"), if the Max-Log-MAP algorithm is used. Similarly, the reverse state metrics are calculated in RSMC unit 26 according to equation (3), if the MAP algorithm is used, according to equation (3'), if the Log-MAP algorithm is used, and according to equation (3"), if the Max-Log-MAP algorithm is used. The likelihood ratios are calculated in LRC units 28 and 30 using the branch metrics, forward state metrics and reverse state metrics determined in units 20, 22, 24 and 26. Specifically, the likelihood ratios are calculated according to equation (4), if the MAP algorithm is used, according to equation (4'), if the Log-MAP algorithm is used, and according to equation (4"), if the Max-Log-MAP algorithm is used. Particularly, the Examiner would like to point out that in Figure 2, Lerzar teaches delay elements 32 and 34 as well as storage elements 36 and 38. These elements are used to buffer and control the presentation of metric values to the LRC units 28 and 30, by timing and control unit 40. Lerzer teaches that the signal lines from the timing and control unit 40 to the other functional blocks of FIG. 2 have been omitted. Furthermore, the Examiner would like to point out that the first storage area of claim 1 in the present application is analogous to the FSM storage 36 and the second storage area is analogous to the RSM storage

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38. Also, the terms calculating and re-calculating are analogous to forward state-metric calculation and reverse state-metric calculation, respectively.

Applicant contends, "...neither Lerzer nor Viterbi teach...'storing selected reference voctors from the calculated state metric vectos." However, Lerzer does teach the forgoing limitation as stated above. Storage elements 36 and 38 of Figure 2 in Lerzer clearly show to store calculated state metrics from calculators 24 and 26 respectively.

## Claim Rejections - 35 USC § 103

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Amended Claims 1, 5-9, 11, 15, 17-19, 21-24, 26, 27, 29, 33 and previously presented claims 4, 16, 30 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lerzar (USPN 6343368B1) further in view of Viterbi et al (USPN 5933462). See paper No. 5.

The Examiner disagrees with the Applicant and rejections amended claims 1, 5-9, 11, 15, 17-19, 21-24, 26, 27, 29, 33, 43-49 and previously presented claims 4, 16, 30 and 31. All arguments have been considered. As per claims 43-49, which were noted as allowable subject matter in previous action (Paper No. 12), they are hereby allowed. It is the Examiner's conclusion that

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amended 1, 5-9, 11, 15, 17-19, 21-24, 26, 27, 29, 33, 43-49 and previously presented claims 4, 16, 30 and 31 are not patentably distinct or non-obvious over the prior art of record (see paper no 5).

## Conclusion

Any inquiries concerning this communication should be directed to the examiner,

Mujtaba Chaudry who may be reached at 703-305-7755. The examiner may normally be reached

Mon – Thur 7:30 am to 4:30 pm and every other Fri 8:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, please contact the examiner's supervisor, Albert DeCady at 703-305-9595. The fax phone number for the organization where this application is assigned is 703-746-7239.

Any inquiry of general nature or relating to the status of this application or proceeding

should be directed to the receptionist at 703-305-3900.

Mujtaba Chaudry

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February 6, 2004

UPERVISORY PATENT EXAMINE

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